AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 3150

OFFERED BY MR. OBERSTAR OF MINNESOTA

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Aviation Security Act".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—AVIATION SECURITY

- Sec. 101. Findings.
- Sec. 102. Transportation security function.
- Sec. 103. Aviation Security Coordination Council.
- Sec. 104. Improved flight deck integrity measures.
- Sec. 105. Deployment of Federal air marshals.
- Sec. 106. Improved airport perimeter access security.
- Sec. 107. Enhanced anti-hijacking training for flight crews.
- Sec. 108. Passenger and property screening.
- Sec. 109. Training and employment of security screening personnel.
- Sec. 110. Research and development.
- Sec. 111. Flight school security.
- Sec. 112. Report to Congress on security.
- Sec. 113. General aviation and air charters.
- Sec. 114. Increased penalties for interference with security personnel.
- Sec. 115. Security-related study by FAA.
- Sec. 116. Air transportation arrangements in certain States.
- Sec. 117. Airline computer reservation systems.
- Sec. 118. Security funding.
- Sec. 119. Increased funding flexibility for aviation security.
- Sec. 120. Authorization of funds for reimbursement of airports for security
- Sec. 121. Encouraging airline employees to report suspicious activities.
- Sec. 122. Less-than-lethal weaponry for flight deck crews.
- Sec. 123. Mail and freight waivers.
- Sec. 124. Safety and security of on-board supplies.
- Sec. 125. Flight deck security
- Sec. 126. Amendments to airmen registry authority.

- Sec. 127. Results-based management.
- Sec. 128. Use of facilities.
- Sec. 129. Report on national air space restrictions put in place after terrorist attacks that remain in place.
- Sec. 130. Voluntary provision of emergency services during commercial flights.
- Sec. 131. Enhanced security for aircraft.
- Sec. 132. Implementation of certain detection technologies.
- Sec. 133. Report on new responsibilities of the Department of Justice for aviation security.
- Sec. 134. Definitions.

TITLE II—DEPLOYMENT AND USE OF SECURITY TECHNOLOGIES

Subtitle A—Expanded Deployment and Utilization of Current Security Technologies and Procedures

Sec. 201. Expanded deployment and utilization of current security technologies and procedures.

Subtitle B—Short-Term Assessment and Deployment of Emerging Security
Technologies and Procedures

Sec. 211. Short-term assessment and deployment of emerging security technologies and procedures.

Subtitle C-Research and Development of Aviation Security Technology

Sec. 221. Research and development of aviation security technology.

1 TITLE I—AVIATION SECURITY

- 2 SEC. 101. FINDINGS.
- 3 The Congress finds the following:
- 4 (1) The safety and security of the civil air
- 5 transportation system is critical to the United
- 6 States' security and its national defense.
- 7 (2) A safe and secure United States civil air
- 8 transportation system is essential to the basic free-
- 9 dom of Americans to move in intrastate, interstate,
- 10 and international transportation.
- 11 (3) The terrorist hijackings and crashes of pas-
- senger aircraft on September 11, 2001, converting
- 13 civil aircraft into guided bombs for strikes against

and the second	
1	civilian and military targets requires the United
2	States to change fundamentally the way it ap-
3	proaches the task of ensuring the safety and security
4	of the civil air transportation system.
5	(4) The existing fragmentation of responsibility
6	for that safety and security among government
7	agencies and between government and nongovern-
8	ment entities is inefficient and unacceptable in light
9	of the hijackings and crashes on September 11,
10	2001.
1	(5) The General Accounting Office has rec-
12	ommended that security functions and security per-
l 3	sonnel at United States airports should become a
4	Federal government responsibility.
5	(6) Although the number of Federal air mar-
6	shals is classified, their presence on both inter-
7	national and domestic flights would have a deterrent
.8	effect on hijacking and would further bolster public
9	confidence in the safety of air travel.
20	(7) The effectiveness of existing security meas-
21	ures, including employee background checks and
22	passenger pre-screening, is impaired because of the
23	inaccessibility of, or the failure to share information
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among, data bases maintained by different Federal

24

1	and international agencies for criminal behavior or
2	pertinent intelligence information.
3	SEC. 102. TRANSPORTATION SECURITY FUNCTION.
4	(a) IN GENERAL.—Section 102 of title 49, United
5	States Code, is amended—
6	(1) by redesignating subsections (d), (e), and
7	(f) as subsections (e), (f), and (g); and
8	(2) by inserting after subsection (c) the fol-
9	lowing:
10	"(d) DEPUTY SECRETARY FOR TRANSPORTATION
11	Security.—
12	"(1) IN GENERAL.—The Department has a
13	Deputy Secretary for Transportation Security, who
14	shall be appointed by the President, by and with the
15	advice and consent of the Senate. The Deputy Sec-
16	retary for Transportation Security shall carry out
17	duties and powers prescribed by the Secretary relat-
18	ing to security for all modes of transportation.
19	"(2) AVIATION-RELATED DUTIES.—The Deputy
20	Secretary
21	"(A) shall coordinate and direct, as appro-
22	priate, the functions and responsibilities of the
23	Secretary of Transportation and the Adminis-
24	trator of the Federal Aviation Administration
25	under chapter 449;

1	"(B) shall work in conjunction with the
2	Administrator of the Federal Aviation Adminis
3	tration with respect to any actions or activities
4	that may affect aviation safety or air carrier op
5	erations; and
6	"(C) shall actively cooperate and coordi
7	nate with the Attorney General, the Secretary
8	of Defense, and the heads of other appropriate
9	Federal agencies and departments with respon-
10	sibilities for national security and criminal jus-
11.	tice enforcement activities that are related to
12	aviation security through the Aviation Security
13	Coordination Council.
14	"(3) NATIONAL EMERGENCY RESPONSIBIL-
15	ITIES.—Subject to the direction and control of the
16	Secretary, the Deputy Secretary shall have the fol-
17	lowing responsibilities:
18	"(A) To coordinate domestic transpor-
19	tation during a national emergency, including
20	aviation, rail, and other surface transportation,
21	and maritime transportation (including port se-
22	curity).
23	"(B) To coordinate and oversee during a
24	national emergency the transportation-related
25	responsibilities of other departments and agen-

1	cies of the Federal Government other than the
2	Department of Defense and the military depart-
3	ments.
4	"(C) To establish uniform national stand-
5	ards and practices for transportation during a
6	national emergency.
7	"(D) To coordinate and provide notice to
8	other departments and agencies of the Federal
9	Government, and appropriate agencies of State
10	and local governments, including departments
11	and agencies for transportation, law enforce-
12	ment, and border control, about threats to
13	transportation during a national emergency.
14	"(E) To carry out such other duties, and
15	exercise such other powers, relating to transpor-
16	tation during a national emergency as the Sec-
17	retary of Transportation shall prescribe.
18	"(4) RELATIONSHIP TO OTHER TRANSPOR-
19	TATION AUTHORITY.—The authority of the Deputy
20	Secretary under paragraph (3) to coordinate and
21	oversee transportation and transportation-related re-
22	sponsibilities during a national emergency shall not
23	supersede the authority of any other department or
24	agency of the Federal Government under law with
25	respect to transportation or transportation-related

1	matters, whether or not during a national emer
2	gency.
3	"(5) ANNUAL REPORT.—The Deputy Secretary
4	shall submit to the Congress on an annual basis a
5	report on the activities of the Deputy Secretary
6	under paragraph (3) during the preceding year.
7	"(6) NATIONAL EMERGENCY.—The Secretary of
8	Transportation shall prescribe the circumstances
9	constituting a national emergency for purposes of
10	paragraph (3).".
11	(b) ATTORNEY GENERAL RESPONSIBILITIES.—The
12	Attorney General of the United States—
13	(1) is responsible for day-to-day Federal secu-
14	rity screening operations for passenger air transpor-
15	tation or intrastate air transportation under sections
16	44901 and 44935 of title 49, United States Code;
17	(2) shall work in conjunction with the Adminis-
8	trator of the Federal Aviation Administration with
19	respect to any actions or activities that may affect
20	aviation safety or air carrier operations;
21	(3) is responsible for hiring and training per-
22	sonnel to provide security screening at all United
23	States airports involved in passenger air transpor-
24	tation or intrastate air transportation, in consulta-
25	tion with the Secretary of Transportation, the Sec-

1	retary of Defense, and the heads of other appro-
2	priate Federal agencies and departments; and
3	(4) shall actively cooperate and coordinate with
4	the Secretary of Transportation, the Secretary of
5	Defense, and the heads of other appropriate Federal
6	agencies and departments with responsibilities for
7	national security and criminal justice enforcement
8	activities that are related to aviation security
9	through the Aviation Security Coordination Council.
10	(c) REVIEW AND DEVELOPMENT OF WAYS TO
11	STRENGTHEN SECURITY.—Section 44932(c) of title 49,
12	United States Code, is amended—
13	(1) by striking "x-ray" in paragraph (4);
14	(2) by striking "and" at the end of paragraph
15	(4) ;
16	(3) by striking "passengers." in paragraph (5)
17	and inserting "passengers;"; and
18	(4) by adding at the end the following:
19	"(6) to strengthen and enhance the ability to
20	detect nonexplosive weapons, such as biological,
21	chemical, or similar substances; and
22	"(7) to evaluate such additional measures as
23	may be appropriate to enhance physical inspection of
24	passengers, luggage, and cargo.".

Ţ	(a) TRANSITION.—Until the Deputy Secretary for
2	Transportation Security takes office, the functions of the
3	Deputy Secretary that relate to aviation security shall be
4	carried out by the Assistant Administrator for Civil Avia
5	tion Security of the Federal Aviation Administration.
6	SEC. 103. AVIATION SECURITY COORDINATION COUNCIL.
7	(a) IN GENERAL.—Section 44911 of title 49, United
8	States Code, is amended by adding at the end the fol-
9	lowing:
10	"(f) AVIATION SECURITY COORDINATION COUN-
11	CIL.
12	"(1) In GENERAL.—There is established an
13	Aviation Security Coordination Council.
14	"(2) Function.—The Council shall work with
15	the intelligence community to coordinate intelligence,
16	security, and criminal enforcement activities affect-
17	ing the safety and security of aviation at all United
18	States airports and air navigation facilities involved
19	in air transportation or intrastate air transportation.
20	"(3) CHAIR.—The Council shall be chaired by
21	the Secretary of Transportation or the Secretary's
22	designee.
23	"(4) Membership.—The members of the
24	Council are:

1	"(A) The Secretary of Transportation, or
2	the Secretary's designee.
3	"(B) The Attorney General, or the Attor-
4	ney General's designee.
5	"(C) The Secretary of Defense, or the Sec-
6	retary's designee.
7	"(D) The Secretary of the Treasury, or the
8	Secretary's designee.
9	"(E) The Director of the Central Intel-
10	ligence Agency, or the Director's designee.
11	"(F) The head, or an officer or employee
12	designated by the head, of any other Federal
13	agency the participation of which is determined
14	by the Secretary of Transportation, in consulta-
15	tion with the Attorney General, to be appro-
16	priate.
17	"(g) Cross-checking Data Base Information.—
18	The Secretary of Transportation, acting through the Avia-
19	tion Security Coordination Council, shall—
20	"(1) explore the technical feasibility of devel-
21	oping a common database of individuals who may
22	pose a threat to aviation or national security;
23	"(2) enter into memoranda of understanding
24	with other Federal agencies to share or otherwise
25	cross-check data on such individuals identified on

1	rederal agency data bases, and may utilize other
2	available data bases as necessary; and
3	"(3) evaluate and assess technologies in devel-
4	opment or use at Federal departments, agencies,
5	and instrumentalities that might be useful in im-
6	proving the safety and security of aviation in the
7	United States.".
8	(b) Policies and Procedures.—Section 44911(b)
9	of title 49, United States Code, is amended by striking
10	"international".
11	(c) STRATEGIC PLANNING.—Section 44911(c) of title
12	49, United States Code, is amended by striking "consider
13	placing" and inserting "place".
14	SEC. 104. IMPROVED FLIGHT DECK INTEGRITY MEASURES.
15	(a) In General.—As soon as possible after the date
16	of enactment of this Act, the Administrator of the Federal
17	Aviation Administration shall—
18	(1) issue an order (without regard to the provi-
19	sions of chapter 5 of title 5, United States Code)—
20	(A) prohibiting access to the flight deck of
21	aircraft engaged in passenger air transportation
22	or intrastate air transportation except to au-
23	thorized personnel;
24	(B) requiring the strengthening of the
25	flight deck door and locks on any such aircraft

1	operating in air transportation or intrastate air
2	transportation that has a rigid door in a bulk-
3	head between the flight deck and the passenger
4	area to ensure that the door cannot be forced
5	open from the passenger compartment;
6	(C) requiring that such flight deck doors
7	remain locked while any such aircraft is in
8	flight except when necessary to permit the
9	flight deck crew access and egress; and
10	(D) prohibiting the possession of a key to
11	any such flight deck door by any member of the
12	flight crew who is not assigned to the flight
13	deck; and
14	(2) take such other action, including modifica-
15	tion of safety and security procedures, as may be
16	necessary to ensure the safety and security of the
17	aircraft.
18	(b) COMMUTER AIRCRAFT.—The Administrator shall
19	investigate means of securing, to the greatest feasible ex-
20	tent, the flight deck of aircraft operating in air transpor-
21	tation or intrastate air transportation that do not have
22	a rigid fixed door with a lock between the passenger com-
23	partment and the flight deck and issue such an order as
24	the Administrator deems appropriate (without regard to
25	the provisions of chapter 5 of title 5. United States Code)

1	to ensure the maccessibility, to the greatest extent fea-
2	sible, of the flight deck while the aircraft is so engaged.
3	SEC. 105. DEPLOYMENT OF FEDERAL AIR MARSHALS.
4	(a) AIR MARSHALS UNDER ATTORNEY GENERAL
5	GUIDELINES.—The Attorney General shall prescribe
6	guidelines for the training and deployment of individuals
7	authorized, with the approval of the Attorney General, to
8	carry firearms and make arrests under section 44903(d)
9	of title 49, United States Code. The Secretary of Trans-
10	portation shall administer the air marshal program under
11	that section in accordance with the guidelines prescribed
12	by the Attorney General.
13	(b) DEPLOYMENT.—Section 44903(d) of title 49,
14	United States Code, is amended—
15	(1) by inserting "(1)" before "With";
16	(2) by redesignating paragraphs (1) and (2) as
17	subparagraphs (A) and (B); and
18	(3) by adding at the end the following:
19	"(2) The Secretary—
20	"(A) may place Federal air marshals on every
21	scheduled passenger flight in air transportation and
22	intrastate air transportation; and
23	"(B) shall place them on every such flight de-
24	termined by the Secretary to present high security
25	risks.

1	"(3) In making the determination under paragraph
2	(2)(B), nonstop longhaul flights, such as those targeted
3	on September 11, 2001, should be a priority.".
4	(c) TRAINING, SUPERVISION, AND FLIGHT ASSIGN-
5	MENT.—Within 30 days after the date of enactment of
6	this Act, the Secretary of Transportation, under the au-
7	thority of subsections (d) and (e) of section 44903 of title
8	49, United States Code, shall—
9	(1) provide for deployment of Federal air mar-
10	shals on flights in air transportation and intrastate
11	air transportation;
12	(2) provide for appropriate background and fit-
13	ness checks for candidates for appointment as Fed-
14	eral air marshals;
15	(3) provide for appropriate training, super-
16	vision, and equipment of Federal air marshals; and
17	(4) require air carriers to provide seating for
18	Federal air marshals on any flight without regard to
19	the availability of seats on that flight.
20	(d) INTERNATIONAL FLIGHTS.—The Secretary shall
21	work with the International Civil Aviation Organization
22	and with appropriate civil aviation authorities of foreign
23	governments under section 44907 of title 49, United
24	States Code, to address security concerns on flights by for-
25	eion air carriers to and from the United States

1	(e) INTERIM MEASURES.—The Secretary may, after
2	consultation with the heads of other Federal agencies and
3	departments, use personnel from those agencies and de-
4	partments to provide air marshal service on domestic and
5	international flights, and may use the authority provided
6	by section 324 of title 49, United States Code, for such
7	purpose.
8	(f) Reports.—
9	(1) IN GENERAL.—The Attorney General and
10	the Secretary of Transportation shall submit the fol-
11	lowing reports in classified form, if necessary, to the
12	Senate Committee on Commerce, Science, and
13	Transportation and the House of Representatives
14	Committee on Transportation and Infrastructure:
15	(A) Within 18 months after the date of en-
16	actment of this Act, an assessment of the pro-
17	gram carried out under section 44903(d) of
18	title 49, United States Code.
19	(B) Within 120 days after such date, an
20	assessment of the effectiveness of the security
21	screening process for carry-on baggage and
22	checked baggage.
23	(C) Within 6 months after the date of en-
24	actment of this Act, an assessment of the safety

1	and security-related training provided to flight
2	and cabin crews.
3	(2) RECOMMENDATIONS.—The Attorney Gen-
4	eral and the Secretary may submit, as part of any
5	report under this subsection or separately, any rec-
6	ommendations they may have for improving the ef-
7	fectiveness of the Federal air marshal program or
8	the security screening process.
9	(g) COOPERATION WITH OTHER AGENCIES.—The
10	last sentence of section 106(m) of title 49, United States
11	Code, is amended by striking "supplies and" and inserting
12	"supplies, personnel, services, and".
13	(h) AUTHORITY TO APPOINT RETIRED LAW EN-
14	FORCEMENT OFFICERS.—Notwithstanding any other pro-
15	vision of law, the Secretary of Transportation may appoint
16	an individual who is a retired law enforcement officer or
17	a retired member of the Armed Forces as a Federal air
18	marshal, regardless of age, or an individual discharged or
19	furloughed from a commercial airline cockpit crew posi-
20	tion, if the individual otherwise meets the background and
21	fitness qualifications required for Federal air marshals.

1	SEC. 106. IMPROVED AIRPORT PERIMETER ACCESS SECU-
2	RITY.
3	(a) In General.—Section 44903 of title 49, United
4	States Code, is amended by adding at the end the fol-
5	lowing:
6	"(h) Improved Airport Perimeter Access Secu-
7	RITY.—
8	"(1) IN GENERAL.—The Secretary of Transpor-
9	tation, in consultation with the airport operator and
10	law enforcement authorities, may order the deploy-
11	ment of such personnel at any secure area of the
12	airport as necessary to counter the risk of criminal
13	violence, the risk of aircraft piracy at the airport,
14	the risk to air carrier aircraft operations at the air-
15	port, or to meet national security concerns.
16	"(2) SECURITY OF AIRCRAFT AND GROUND AC-
17	CESS TO SECURE AREAS.—In determining where to
18	deploy such personnel, the Secretary shall consider
19	the physical security needs of air traffic control fa-
20	cilities, parked aircraft, aircraft servicing equipment,
21	aircraft supplies (including fuel), automobile parking
22	facilities within airport perimeters or adjacent to se-
23	cured facilities, and access and transition areas at
24	airports served by other means of ground or water
25	transportation. The Secretary of Transportation,
26	after consultation with the Aviation Security Coordi-

1	nation Council, shall consider whether airport, air
2	carrier personnel, and other individuals with access
3	to such areas should be screened to prevent individ-
4	uals who present a risk to aviation security or na-
5	tional security from gaining access to such areas.
6	"(3) DEPLOYMENT OF FEDERAL LAW EN-
7	FORCEMENT PERSONNEL.—The Secretary of Trans-
8	portation may enter into a memorandum of under-
9	standing or other agreement with the Attorney Gen-
10	eral or the head of any other appropriate Federal
11	law enforcement agency to deploy Federal law en-
12	forcement personnel at an airport in order to meet
13	aviation safety and security concerns.".
14	(b) SMALL AND MEDIUM AIRPORTS.—The Adminis-
15	trator of the Federal Aviation Administration shall de-
16	velop a plan to provide technical support to small and me-
17	dium airports to enhance security operations, including

15 trator of the Federal Aviation Administration shall de16 velop a plan to provide technical support to small and me17 dium airports to enhance security operations, including
18 screening operations, and to provide financial assistance
19 to those airports to defray the costs of enhancing security.
20 The Federal Aviation Administration in consultation with
21 the appropriate State or local government law enforcement
22 authorities, shall reexamine the safety requirements for
23 small community airports, to reflect a reasonable level of
24 threat to those individual small community airports, in25 cluding the parking of passenger vehicles within 300 feet

1	of the airport terminal building with respect to that air-
2	port.
3	(e) CHEMICAL AND BIOLOGICAL WEAPON DETEC-
4	TION.—Section 44903(c)(2)(C) of title 49, United States
5	Code, is amended to read as follows:
6	"(C) MAXIMUM USE OF CHEMICAL AND BIO-
7	LOGICAL WEAPON DETECTION EQUIPMENT.—The
8	Secretary of Transportation shall require airports to
9	maximize the use of technology and equipment that
10	is designed to detect potential chemical or biological
11	weapons.".
12	(d) Improvement of Secured-Area Access Con-
13	TROL.—Section 44903(g)(2) of title 49, United States
14	Code, is amended—
15	(1) by striking "weaknesses by January 31,
16	2001;" in subparagraph (A) and inserting "weak-
17	nesses;";
18	
a 1	(2) by striking subparagraph (D) and inserting
19	(2) by striking subparagraph (D) and inserting the following:
	그 교육이 되는 하면 없는데, 본 사이를 되었다. 사람들이 그는 그래까지 그는 이 마음이 되었다.
19	the following:
19 20	the following: "(D) on an ongoing basis, assess and test
19 20 21	the following: "(D) on an ongoing basis, assess and test for compliance with access control require-

1	and take any other appropriate enforcement ac-
2	tions when noncompliance is found;";
3	(3) by striking "program by January 31,
4	2001;" in subparagraph (F) and inserting "pro-
5	gram;"; and
6	(4) by striking subparagraph (G) and inserting
7	the following:
8	"(G) work with airport operators to
9	strengthen access control points in secured
0	areas (including air traffic control operations
1	areas, maintenance areas, crew lounges, bag-
2	gage handling areas, concessions, and catering
13	delivery areas) to ensure the security of pas-
4	sengers and aircraft and consider the deploy-
15	ment of biometric or similar technologies that
l6	identify individuals based on unique personal
17	characteristics.".
18	(e) AIRPORT SECURITY PILOT PROGRAM.—Section
19	44903(c) of title 49, United States Code, is amended by
20	adding at the end the following:
21	"(3) The Administrator shall establish pilot programs
22	in no fewer than 20 airports to test and evaluate new and
23	emerging technology for providing access control and other
24	security protections for closed or secure areas of the air-
25	ports. Such technology may include biometric or other

- 1 technology that ensures only authorized access to secure
- 2 areas.".
- 3 (f) AIRPORT SECURITY AWARENESS PROGRAMS.—
- 4 The Secretary of Transportation shall require air carriers
- 5 and airports involved in air transportation or intrastate
- 6 air transportation to develop security awareness programs
- 7 for airport employees, ground crews, and other individuals
- 8 employed at such airports.
- 9 SEC. 107. ENHANCED ANTI-HIJACKING TRAINING FOR
- 10 FLIGHT CREWS.
- 11 (a) In General.—The Secretary of Transportation
- 12 shall develop a mandatory air carrier program of training
- 13 for flight and cabin crews of aircraft providing air trans-
- 14 portation or intrastate air transportation in dealing with
- 15 attempts to commit aircraft piracy (as defined in section
- 16 46502(a)(1)(A) of title 49, United States Code). The Sec-
- 17 retary shall ensure that the training curriculum is devel-
- 18 oped in consultation with Federal law enforcement agen-
- 19 cies with expertise in terrorism, self-defense, hijacker psy-
- 20 chology, and current threat conditions.
- 21 (b) NOTIFICATION PROCEDURES.—The Adminis-
- 22 trator of the Federal Aviation Administration shall revise
- 23 the procedures by which cabin crews of aircraft can notify
- 24 flight deck crews of security breaches and other emer-

- 1 gencies and implement any new measures as soon as prac-
- 2 ticable.
- 3 SEC. 108. PASSENGER AND PROPERTY SCREENING.
- 4 (a) IN GENERAL.—Section 44901 of title 49, United
- 5 States Code, is amended to read as follows:
- 6 "§ 44901. Screening passengers, individuals with ac-
- 7 cess to secure areas, and property
- 8 "(a) IN GENERAL.—The Attorney General, in con-
- 9 sultation with the Secretary of Transportation, shall pro-
- 10 vide for the screening of all passengers and property, in-
- 11 cluding United States mail, cargo, carry-on and checked
- 12 baggage, and other articles, that will be carried aboard
- 13 an aircraft in air transportation or intrastate air transpor-
- 14 tation. The screening shall take place before boarding and,
- 15 except as provided in subsection (c), shall be carried out
- 16 by a Federal government employee (as defined in section
- 17 2105 of title 5, United States Code). The Attorney Gen-
- 18 eral, in consultation with the Secretary, shall provide for
- 19 the screening of all persons, including airport, air carrier,
- 20 foreign air carrier, and airport concessionaire employees,
- 21 before they are allowed into sterile or secure areas of the
- 22 airport, as determined by the Attorney General. The
- 23 screening of airport, air carrier, foreign air carrier, and
- 24 airport concessionaire employees, and other nonpassengers
- 25 with access to secure areas, shall be conducted in the same

1	manner as passenger screenings are conducted, except
2	that the Attorney General may authorize alternative
3	screening procedures for personnel engaged in providing
4	airport or aviation security at an airport. In carrying out
5	this subsection, the Attorney General shall maximize the
6	use of available nonintrusive and other inspection and de-
7	tection technology that is approved by the Administrator
8	of the Federal Aviation Administration for the purpose of
9	screening passengers, baggage, mail, or cargo.
10	"(b) Deployment of Armed Personnel.—
11	"(1) IN GENERAL.—The Attorney General shall
12	order the deployment of law enforcement personnel
13	authorized to carry firearms at each airport security
14	screening location to ensure passenger safety and
15	national security.
16	"(2) MINIMUM REQUIREMENTS.—Except at air-
17	ports required to enter into agreements under sub-
18	section (c), the Attorney General shall order the de-
19	ployment of at least 1 law enforcement officer at
20	each airport security screening location. At the 100
21	largest airports in the United States, in terms of an-
22	nual passenger enplanements for the most recent
23	calendar year for which data are available, the At-
24	torney General shall order the deployment of addi-

tional law enforcement personnel at airport security

25

1	screening locations if the Attorney General deter-
2	mines that the additional deployment is necessary to
3	ensure passenger safety and national security.
4	"(c) SECURITY AT SMALL COMMUNITY AIRPORTS.—
5	"(1) PASSENGER SCREENING.—In carrying out
6	subsection (a) and subsection (b)(1), the Attorney
7	General may require any nonhub airport (as defined
8	in section 41731(a)(4)) or smaller airport with
9	scheduled passenger operations to enter into an
10	agreement under which screening of passengers and
11	property will be carried out by qualified, trained
12	State or local law enforcement personnel if—
13	"(A) the screening services are equivalent
14	to the screening services that would be carried
15	out by Federal personnel under subsection (a):
16	"(B) the training and evaluation of indi-
17	viduals conducting the screening or providing
18	security services meets the standards set forth
19	in section 44935 for training and evaluation of
20	Federal personnel conducting screening or pro-
21	viding security services under subsection (a);
22	"(C) the airport is reimbursed by the
23	United States, using funds made available by
24	the Aviation Security Act, for the costs incurred

1	in providing the required screening, training,
2	and evaluation; and
3	"(D) the Attorney General has consulted
4	the airport sponsor.
5	"(2) DETERMINATION OF LIMITED REQUIRE-
6	MENTS.—The Attorney General, in consultation with
7	the Secretary of Transportation, may prescribe
8	modified aviation security measures for a nonhub
9	airport if the Attorney General determines that spe-
10	cific security measures are not required at a nonhub
11	airport at all hours of airport operation because of-
12	"(A) the types of aircraft that use the air-
13	port;
14	"(B) seasonal variations in air traffic and
15	types of aircraft that use the airport; or
16	"(C) other factors that warrant modifica-
17	tion of otherwise applicable security require-
18	ments.
19	"(3) ADDITIONAL FEDERAL SECURITY MEAS-
20	URES.—At any airport required to enter into a reim-
21	bursement agreement under paragraph (1), the At-
22	torney General—
23	"(A) may provide or require additional se-
24	curity measures;

1	"(B) may conduct random security inspec-
2	tions; and
3	"(C) may provide assistance to enhance
4	airport security at that airport.
5	"(d) Manual Process.—
6	"(1) IN GENERAL.—The Attorney General shall
7	require a manual process, at explosive detection sys-
8	tem screening locations in airports where explosive
9	detection equipment is underutilized, which will aug-
10	ment the Computer Assisted Passenger Prescreening
11	System by randomly selecting additional checked
12	bags for screening so that a minimum number of
13	bags, as prescribed by the Attorney General, are ex-
14	amined.
15	"(2) LIMITATION ON STATUTORY CONSTRUC-
16	TION.—Paragraph (1) shall not be construed to limit
17	the ability of the Attorney General or the Secretary
18	of Transportation to impose additional security
19	measures when a specific threat warrants such addi-
20	tional measures.
21	"(3) MAXIMUM USE OF EXPLOSIVE DETECTION
22	EQUIPMENT.—In prescribing the minimum number
23	of bags to be examined under paragraph (1), the At-
24	torney General shall seek to maximize the use of the
25	explosive detection equipment.

1	"(e) FLEXIBILITY OF ARRANGEMENTS.—In carrying
2	out subsections (a), (b), and (c), the Attorney General
3	may use memoranda of understanding or other agree
4	ments with the heads of appropriate Federal law enforce
5	ment agencies covering the utilization and deployment of
6	personnel of the Department of Justice or such other
7	agencies.".
8	(b) DEPUTIZING OF STATE AND LOCAL LAW EN
9	FORCEMENT OFFICERS.—Section 512 of the Wendell H
10	Ford Aviation Investment and Reform Act for the 21s
11	Century is amended—
12	(1) by striking "purpose of" in subsection
13	(b)(1)(A) and inserting "purposes of (i)";
14	(2) by striking "transportation;" in subsection
15	(b)(1)(A) and inserting "transportation, and (ii) reg
16	ulate the provisions of security screening services
17	under section 44901(c) of title 49, United States
18	Code;";
19	(3) by striking "NOT FEDERAL RESPONSI-
20	BILITY" in the heading of subsection (b)(3)(b);
21	(4) by striking "shall not be responsible for
22	providing" in subsection (b)(3)(B) and inserting
23	"may provide";
24	(5) by striking "flight." in subsection (c)(2)
25	and inserting "flight and security screening func-

1	tions under section 44901(c) of title 49, United
2	States Code.";
3	(6) by striking "General" in subsection (e) and
4	inserting "General, in consultation with the Sec-
5	retary of Transportation,"; and
6	(7) by striking subsection (f).
7	(c) Transition.—The Attorney General shall com-
8	plete the full implementation of section 44901 of title 49,
9	United States Code, as amended by subsection (a), as soon
10	as is practicable but in no event later than 9 months after
11	the date of enactment of this Act. The Attorney General
12	may make or continue such arrangements, including ar-
13	rangements under the authority of sections 40110 and
14	40111 of that title, for the screening of passengers and
15	property under that section as the Attorney General deter-
16	mines necessary pending full implementation of that sec-
17	tion as so amended.
18	SEC. 109. TRAINING AND EMPLOYMENT OF SECURITY
19	SCREENING PERSONNEL.
20	(a) IN GENERAL.—Section 44935 of title 49, United
21	States Code, is amended—
22	(1) by redesignating subsection (f) as sub-
23	section (i); and
24	(2) by striking subsection (e) and inserting the
25	following:

1	(e) Security Screeners.—
2	"(1) TRAINING PROGRAM.—The Attorney Gen-
3	eral, in consultation with the Secretary of Transpor-
4	tation, shall establish a program for the hiring and
5	training of security screening personnel.
6	"(2) Hiring.—
7	"(A) QUALIFICATIONS.—The Attorney
8	General shall establish, within 30 days after the
9	date of enactment of the Aviation Security Act,
10	qualification standards for individuals to be
11	hired by the United States as security screening
12	personnel. Notwithstanding any provision of law
13	to the contrary, those standards shall, at a min-
14	imum, require an individual—
15	"(i) to have a satisfactory or better
16	score on a Federal security screening per-
17	sonnel selection examination;
18	"(ii) to have been a national of the
19	United States, as defined in section
20	101(a)(22) of the Immigration and Nation-
21	ality Act (8 U.S.C. 1101(a)(22)), for a
22	minimum of 5 consecutive years;
23	"(iii) to have passed an examination
24	for recent consumption of a controlled sub-
25	stance;

1	"(iv) to meet, at a minimum, the re-
2	quirements set forth in subsection (f); and
3	"(v) to meet such other qualifications
4	as the Attorney General may establish.
5	"(B) BACKGROUND CHECKS.—The Attor-
6	ney General shall require that an individual to
7	be hired as a security screener undergo an em-
8	ployment investigation (including a criminal
9	history record check) under section
10	44936(a)(1).
11	"(C) DISQUALIFICATION OF INDIVIDUALS
12	WHO PRESENT NATIONAL SECURITY RISKS.—
13	The Attorney General, in consultation with the
14	heads of other appropriate Federal agencies,
15	shall establish procedures, in addition to any
16	background check conducted under section
17	44936, to ensure that no individual who pre-
18	sents a threat to national security is employed
19	as a security screener.
20	"(3) EXAMINATION; REVIEW OF EXISTING
21	RULES.—The Attorney General shall develop a secu-
22	rity screening personnel examination for use in de-
23	termining the qualification of individuals seeking
24	employment as security screening personnel. The At-
25	torney General shall also review, and revise as nec-

1	essary, any standard, rule, or regulation governing
2	the employment of individuals as security screening
3	personnel.
4	"(f) EMPLOYMENT STANDARDS FOR SCREENING
5	Personnel.—
6	"(1) SCREENER REQUIREMENTS.—Notwith-
7	standing any provision of law to the contrary, an in-
8	dividual may not be employed as a security screener
9	unless that individual meets the following require-
10	ments:
11	"(A) The individual shall possess a high
12	school diploma, a General Equivalency Diploma,
13	or experience that the Attorney General has de-
14	termined to have equipped the individual to per-
15	form the duties of the position.
16	"(B) The individual shall possess basic ap-
17`	titudes and physical abilities including color
18	perception, visual and aural acuity, physical co-
19	ordination, and motor skills to the following
20	standards:
21	"(i) Screeners operating screening
22	equipment shall be able to distinguish on
23	the screening equipment monitor the ap-
24	propriate imaging standard specified by
25	the Attornov Conoral Whomayon the

1	screening equipment system displays col-
2	ors, the operator shall be able to perceive
3	each color.
4	"(ii) Screeners operating any screen-
5	ing equipment shall be able to distinguish
6	each color displayed on every type of
7	screening equipment and explain what each
8	color signifies.
9	"(iii) Screeners shall be able to hear
10	and respond to the spoken voice and to au-
11	dible alarms generated by screening equip-
12	ment in an active checkpoint environment.
13	"(iv) Screeners performing physical
14	searches or other related operations shall
15	be able to efficiently and thoroughly ma-
16	nipulate and handle such baggage, con-
17	tainers, and other objects subject to secu-
18	rity processing.
19	"(v) Screeners who perform pat-downs
20	or hand-held metal detector searches of in-
21	dividuals shall have sufficient dexterity and
22	capability to thoroughly conduct those pro-
23	cedures over a individual's entire body.
24	"(C) The individual shall be able to read,
25	speak, and write English well enough to-

1	(1) carry out written and oral in-
2	structions regarding the proper perform-
3	ance of screening duties;
4	"(ii) read English language identifica-
5	tion media, credentials, airline tickets, and
6	labels on items normally encountered in
7	the screening process;
8	"(iii) provide direction to and under-
9	stand and answer questions from English-
10	speaking individuals undergoing screening;
11	and
12	"(iv) write incident reports and state-
13	ments and log entries into security records
14	in the English language.
15	"(D) The individual shall have satisfac-
16	torily completed all initial, recurrent, and ap-
17	propriate specialized training required by the
18	security program, except as provided in para-
19	graph (2).
20	"(2) EXCEPTIONS.—An individual who has not
21	completed the training required by this section may
22	be employed during the on-the-job portion of train-
23	ing to perform functions if that individual—
24	"(A) is closely supervised; and

1	"(B) does not make independent judg-
2	ments as to whether individuals or property
3	may enter a sterile area or aircraft without fur-
4	ther inspection.
5	"(3) REMEDIAL TRAINING.—No individual em-
6	ployed as a security screener may perform a screen-
7	ing function after that individual has failed an oper-
8	ational test related to that function until that indi-
9	vidual has successfully completed the remedial train-
10	ing specified in the security program.
11	"(4) ANNUAL PROFICIENCY REVIEW.—The At-
12	torney General shall provide that an annual evalua-
13	tion of each individual assigned screening duties is
14	conducted and documented. An individual employed
15	as a security screener may not continue to be em-
16	ployed in that capacity unless the evaluation dem-
17	onstrates that the individual—
18	"(A) continues to meet all qualifications
19	and standards required to perform a screening
20	function;
21	"(B) has a satisfactory record of perform-
22	ance and attention to duty based on the stand-
23	ards and requirements in the security program;
24	and

1	"(C) demonstrates the current knowledge
2	and skills necessary to courteously, vigilantly,
3	and effectively perform screening functions.
4	"(5) OPERATIONAL TESTING.—In addition to
5	the annual proficiency review conducted under para-
6	graph (4), the Attorney General shall provide for the
7	operational testing of such personnel.
8	"(g) Training.—
9	"(1) USE OF OTHER AGENCIES.—The Attorney
10	General shall enter into a memorandum of under-
11 ·	standing or other arrangement with any other Fed-
12	eral agency or department with appropriate law en-
13	forcement responsibilities, to provide personnel, re-
14	sources, or other forms of assistance in the training
15	of security screening personnel.
16	"(2) TRAINING PLAN.—The Attorney General
17	shall, within 60 days after the date of enactment of
18	the Aviation Security Act, develop a plan for the
19	training of security screening personnel. The plan
20	shall, at a minimum, require that before being de-
21	ployed as a security screener, an individual—
22	"(A) has completed 40 hours of classroom
23	instruction or successfully completed a program
24	that the Attorney General determines will train
25	individuals to a level of proficiency equivalent to

1	the level that would be achieved by such class-
2	room instruction;
3	"(B) has completed 60 hours of on-the-job
4	instruction; and
5	"(C) has successfully completed an on-the-
6	job training examination prescribed by the At-
7	torney General.
8	"(3) EQUIPMENT-SPECIFIC TRAINING.—An in-
9	dividual employed as a security screener may not use
10	any security screening device or equipment in the
11	scope of that individual's employment unless the in-
12	dividual has been trained on that device or equip-
13	ment and has successfully completed a test on the
14	use of the device or equipment.
15	"(h) TECHNOLOGICAL TRAINING.—The Attorney
16	General shall require training to ensure that screeners are
17	proficient in using the most up-to-date new technology and
18	to ensure their proficiency in recognizing new threats and
19	weapons. The Attorney General shall make periodic as-
20	sessments to determine if there are dual use items and
21	inform security screening personnel of the existence of
22	such items. Current lists of dual use items shall be part
23	of the ongoing training for screeners. For purposes of this
24	subsection, the term 'dual use' item means an item that
25	may seem harmless but that may be used as a weapon.".

1	(D) CONFORMING AMENDMENTS.—
2	(1) Section 44936(a)(1)(A) is amended by in-
3	serting "as a security screener under section
4	44935(e) or a position" after "a position".
5	(2) Section 44936(b) of title 49, United States
6	Code, is amended—
7	(A) by inserting "the Attorney General,"
8	after "subsection," in paragraph (1); and
9	(B) by striking "An" in paragraph (3) and
10	inserting "The Attorney General, an".
11	(3) Section 44936(a)(1)(E) is amended by
12	striking clause (iv).
13	(c) Transition.—The Attorney General shall com-
14	plete the full implementation of section 44935 (e), (f), (g),
15	and (h) of title 49, United States Code, as amended by
16	subsection (a), as soon as is practicable. The Attorney
17	General may make or continue such arrangements for the
18	training of security screeners under that section as the
19	Attorney General determines necessary pending full imple-
20	mentation of that section as so amended.
21	(d) SCREENER PERSONNEL.—Notwithstanding any
22	other provision of law, the Attorney General may employ,
23	appoint, discipline, terminate, and fix the compensation,
24	terms, and conditions of employment of Federal service
25	for such a number of individuals as the Attorney Conoral

- 1 determines to be necessary to carry out the passenger se-
- 2 curity screening functions of the Attorney General under
- 3 section 44901 of title 49, United States Code.
- 4 (e) STRIKES PROHIBITED.—An individual employed
- 5 as a security screener under section 44901 of title 49,
- 6 United States Code, is prohibited from participating in a
- 7 strike or asserting the right to strike pursuant to section
- 8 7311(3) or 7116(b)(7) of title 5, United States Code.
- 9 (f) BACKGROUND CHECKS FOR EXISTING EMPLOY-
- 10 EES.—
- 11 (1) IN GENERAL.—Section 44936 of title 49,
- United States Code, is amended by inserting "is or"
- before "will" in subsection (a)(1)(B)(i).
- 14 (2) Effective date.—The amendments made
- by paragraph (1) apply with respect to individuals
- 16 employed on or after the date of enactment of the
- 17 Aviation Security Act in a position described in sub-
- paragraph (A) or (B) of section 44936(a)(1) of title
- 19 49, United States Code. The Secretary of Transpor-
- 20 tation may provide by order for a phased-in imple-
- 21 mentation of the requirements of section 44936 of
- that title made applicable to individuals employed in
- such positions at airports on the date of enactment
- of this Act.

1	SEC. 110. RESEARCH AND DEVELOPMENT.
2	(a) In General.—Section 44912(b)(1) of title 49,
3	United States Code, is amended—
4	(1) by striking "complete an intensive review
5	of" and inserting "periodically review";
6	(2) by striking "commercial aircraft in service
7	and expected to be in service in the 10-year period
8	beginning on November 16, 1990;" in subparagraph
9	(B) and inserting "aircraft in air transportation;";
10	and
11	(3) by redesignating subparagraphs (D)
12	through (F) as subparagraphs (E) through (G), re-
13	spectively, and inserting after subparagraph (C) the
14	following:
15	"(D) the potential release of chemical, bio-
16	logical, or similar weapons or devices either
17	within an aircraft or within an airport;".
18	(b) Additional Matters Regarding Research
19	AND DEVELOPMENT.—
20	(1) ADDITIONAL PROGRAM REQUIREMENTS.—
21	Subsection (a) of section 44912 of title 49, United
22	States Code, is amended—
23	(A) by redesignating paragraph (4) as
24	paragraph (5); and
25	(B) by inserting after paragraph (3) the
26	following new paragraph (4).

1	"(4)(A) In carrying out the program established
2	under this subsection, the Administrator shall designate
3	an individual to be responsible for engineering, research,
4	and development with respect to security technology under
5	the program.
6	"(B) The individual designated under subparagraph
7	(A) shall use appropriate systems engineering and risk
8	management models in making decisions regarding the al-
9	location of funds for engineering, research, and develop-
10	ment with respect to security technology under the pro-
11	gram.
12	"(C) The individual designated under subparagraph
13	(A) shall, on an annual basis, submit to the Research, En-
14	gineering and Development Advisory Committee a report
15	on activities under this paragraph during the preceding
16	year. Each report shall include, for the year covered by
17	such report, information on—
18	"(i) progress made in engineering, research,
19	and development with respect to security technology;
20	"(ii) the allocation of funds for engineering, re-
21	search, and development with respect to security
22	technology; and
23	"(iii) engineering, research, and development
24	with respect to any technologies drawn from other
25	agencies including the rationale for engineering re-

1	search, and development with respect to such tech-
2	nologies.".
3	(2) REVIEW OF THREATS.—Subsection (b)(1)
4	of that section is amended—
5	(A) by redesignating subparagraphs (A)
6	through (F) as subparagraphs (B) through (G),
7	respectively; and
8	(B) by inserting before subparagraph (B),
9	as so redesignated, the following new subpara-
10	graph (A):
11	"(A) a comprehensive systems analysis (employ-
12	ing vulnerability analysis, threat attribute definition,
13	and technology roadmaps) of the civil aviation sys-
14	tem, including—
15	"(i) the destruction, commandeering, or di-
16	version of civil aircraft or the use of civil air-
17	craft as a weapon; and
18	"(ii) the disruption of civil aviation service,
19	including by cyber attack;".
20	(3) SCIENTIFIC ADVISORY PANEL.—Subsection
21	(c) of that section is amended to read as follows:
22	"(c) Scientific Advisory Panel.—(1) The Admin-
23.	istrator shall establish a scientific advisory panel, as a sub-
24	committee of the Research, Engineering, and Development
25	Advisory Committee, to review, comment on, advise the

1	progress of, and recommend modifications in, the program
2	established under subsection (a) of this section, including
3	the need for long-range research programs to detect and
4	prevent catastrophic damage to commercial aircraft, com-
5	mercial aviation facilities, commercial aviation personnel
6	and passengers, and other components of the commercial
7	aviation system by the next generation of terrorist weap-
8	ons.
9	"(2)(A) The advisory panel shall consist of individ-
10	uals who have scientific and technical expertise in—
11	"(i) the development and testing of effective ex-
12	plosive detection systems;
13	"(ii) aircraft structure and experimentation to
14	decide on the type and minimum weights of explo-
15	sives that an effective explosive detection technology
16	must be capable of detecting;
17	"(iii) technologies involved in minimizing air-
18	frame damage to aircraft from explosives; and
19	"(iv) other scientific and technical areas the
20	Administrator considers appropriate.
21	"(B) In appointing individuals to the advisory panel
22	the Administrator should consider individuals from aca-
23	demia and the national laboratories, as appropriate.

- 1 "(3) The Administrator shall organize the advisory
- 2 panel into teams capable of undertaking the review of poli-
- 3 cies and technologies upon request.
- 4 "(4) Not later than 90 days after the date of the en-
- 5 actment of the Aviation Security Act, and every two years
- 6 thereafter, the Administrator shall review the composition
- 7 of the advisory panel in order to ensure that the expertise
- 8 of the individuals on the panel is suited to the current
- 9 and anticipated duties of the panel.".
- 10 (c) COORDINATION WITH ATTORNEY GENERAL.—
- 11 Section 44912(b) of title 49, United States Code, is
- 12 amended by adding at the end the following:
- 13 "(3) Beginning on the date of enactment of the Avia-
- 14 tion Security Act, the Administrator shall conduct all re-
- 15 search related to screening technology and procedures in
- 16 conjunction with the Attorney General.".
- 17 SEC. 111. FLIGHT SCHOOL SECURITY.
- 18 (a) Prohibition.—Chapter 449 of title 49, United
- 19 States Code, is amended by adding at the end the fol-
- 20 lowing new section:
- 21 "§ 44939. Training to operate jet-propelled aircraft
- 22 "(a) Prohibition.—No person subject to regulation
- 23 under this part may provide training in the operation of
- 24 any jet-propelled aircraft to any alien (or other individual
- 25 specified by the Secretary of Transportation under this

1	section) within the United States unless the Attorney Gen-
2	eral issues to that person a certification of the completion
3	of a background investigation of the alien or other indi-
4	vidual under subsection (b).
5	"(b) Investigation.—
6	"(1) REQUEST.—Upon the joint request of a
7	person subject to regulation under this part and an
8	alien (or individual specified by the Secretary) for
9	the purposes of this section, the Attorney General
10	${ m shall}$
11	"(A) carry out a background investigation
12	of the alien or individual within 30 days after
13	the Attorney General receives the request; and
14	"(B) upon completing the investigation,
15	issue a certification of the completion of the in-
16	vestigation to the person.
17	"(2) Scope.—A background investigation of an
18	alien or individual under this subsection shall consist
19	of the following:
20	"(A) A determination of whether there is
21	a record of a criminal history for the alien or
22	individual and, if so, a review of the record.
23	"(B) A determination of the status of the
24	alien under the immigration laws of the United
25	States.

1	"(C) A determination of whether the alien
2	or individual presents a national security risk to
3	the United States.
4	"(3) RECURRENT TRAINING.—The Attorney
5	General shall develop expedited procedures for re-
6	quests that relate to recurrent training of an alien
7	or other individual for whom a certification has pre-
8	viously been issued under paragraph (1).
9	"(c) Sanctions.—A person who violates subsection
10	(a) shall be subject to administrative sanctions that the
11	Secretary of Transportation shall prescribe in regulations.
12	The sanctions may include suspension and revocation of
13	licenses and certificates issued under this part.
14	"(d) COVERED TRAINING.—For the purposes of sub-
15	section (a), training includes in-flight training, training in
16	a simulator, and any other form or aspect of training.
17	"(e) REPORTING REQUIREMENT.—Each person sub-
18	ject to regulation under this part that provides training
19	in the operation of any jet-propelled aircraft shall report
20	to the Secretary of Transportation, at such time and in
21	such manner as the Secretary may prescribe, the name,
22	address, and such other information as the Secretary may
23	require concerning—
24	"(1) each alien to whom such training is pro-
25	vided: and

- 1 "(2) every other individual to whom such train-
- 2 ing is provided as the Secretary may require.
- 3 "(f) ALIEN DEFINED.—In this section, the term
- 4 'alien' has the meaning given the term in section 101(a)(3)
- 5 of the Immigration and Nationality Act (8 U.S.C.
- 6 1101(a)(3)).".
- 7 (b) CLERICAL AMENDMENT.—The table of sections
- 8 at the beginning of such chapter is amended by adding
- 9 at the end the following new item:
 - "44939. Training to operate jet-propelled aircraft.".
- 10 (c) International Cooperation.—The Secretary
- 11 of Transportation, in consultation with the Secretary of
- 12 State, shall work with the International Civil Aviation Or-
- 13 ganization and the civil aviation authorities of other coun-
- 14 tries to improve international aviation security through
- 15 screening programs for flight instruction candidates.
- 16 SEC. 112. REPORT TO CONGRESS ON SECURITY.
- Within 60 days after the date of enactment of this
- 18 Act, the Attorney General and the Secretary of Transpor-
- 19 tation shall transmit a report to the Senate Committee
- 20 on Commerce, Science, and Transportation and the House
- 21 of Representatives Committee on Transportation and In-
- 22 frastructure containing their joint recommendations on
- 23 additional measures for the Federal Government to ad-
- 24 dress transportation security functions.

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- 2 The Secretary of Transportation shall submit to the
- 3 Senate Committee on Commerce, Science, and Transpor-
- 4 tation and the House of Representatives Committee on
- 5 Transportation and Infrastructure within 3 months after
- 6 the date of enactment of this Act a report on how to im-
- 7 prove security with respect to general aviation and air
- 8 charter operations in the United States,

9 SEC. 114. INCREASED PENALTIES FOR INTERFERENCE

- 10 WITH SECURITY PERSONNEL.
- 11 (a) IN GENERAL.—Chapter 465 of title 49, United
- 12 States Code, is amended by inserting after section 46502
- 13 the following:
- 14 "§ 46503. Interference with security screening per-
- 15 sonnel
- 16 "An individual in an area within a commercial service
- 17 airport in the United States who, by assaulting or intimi-
- 18 dating a Federal, airport, or air carrier employee who has
- 19 security duties within the airport, interferes with the per-
- 20 formance of the duties of the employee or lessens the abil-
- 21 ity of the employee to perform those duties, shall be fined
- 22 under title 18, imprisoned for not more than 10 years,
- 23 or both. If the individual used a dangerous weapon in com-
- 24 mitting the assault, intimidation, or interference, the indi-
- 25 vidual may be imprisoned for any term of years or life
- 26 imprisonment.".

1	(b) Conforming Amendment.—The chapter anal-
2	ysis for chapter 465 of such title is amended by inserting
3	after the item relating to section 46502 the following:
	"46503. Interference with security screening personnel".
4	SEC. 115. SECURITY-RELATED STUDY BY FAA.
5	Within 120 days after the date of enactment of this
6	Act, the Administrator of the Federal Aviation Adminis-
7	tration shall transmit to the Senate Committee on Com-
8	merce, Science, and Transportation and the House of Rep-
9	resentatives Committee on Transportation and Infrastruc-
10	ture a report setting forth the Administrator's findings
11	and recommendations on the following aviation security-
12	related issues:
13	(1) A requirement that individuals employed at
14	an airport with scheduled passenger service, and law
15	enforcement personnel at such an airport, be
16	screened via electronic identity verification or, until
17	such verification is possible, have their identity veri-
18	fied by visual inspection.
19	(2) The installation of switches in the cabin for
20	use by cabin crew to notify the flight crew discreetly
21	that there is a security breach in the cabin.
22	(3) A requirement that air carriers and airports
23	revalidate all employee identification cards using
24	hologram stickers, through card re-issuance, or
25	through electronic revalidation.

1	(4) The updating of the common strategy used
2	by the Administration, law enforcement agencies, air
3	carriers, and flight crews during hijackings to in-
4	clude measures to deal with suicidal hijackers and
5	other extremely dangerous events not currently dealt
6	with by the strategy.
7	(5) The use of technology that will permit en-
8	hanced instant communications and information be-
9	tween airborne passenger aircraft and appropriate
10	individuals or facilities on the ground.
11	SEC. 116. AIR TRANSPORTATION ARRANGEMENTS IN CER-
12	TAIN STATES.
13	(a) In General.—Notwithstanding any provision of
14	section 41309(a) of title 49, United States Code, to the
15	contrary, air carriers providing air transportation on
16	flights which both originate and terminate at points within
17	the same State may file an agreement, request, modifica-
18	tion, or cancellation of an agreement within the scope of
19	that section with the Secretary of Transportation upon a
20	declaration by the Governor of the State that such agree-
21	ment, request, modification, or cancellation is necessary
22	to ensure the continuing availability of such air transpor-
23	tation within that State.
24	(b) APPROVAL OF SECRETARY.—The Secretary may

- 1 cancellation and grant an exemption under section
- 2 41308(c) of title 49, United States Code, to the extent
- 3 necessary to effectuate such agreement, request, modifica-
- 4 tion, or cancellation, without regard to the provisions of
- 5 section 41309(b) or (c) of that title.
- 6 (c) Public Interest Requirement.—The Sec-
- 7 retary may approve such an agreement, request, modifica-
- 8 tion, or cancellation if the Secretary determines that—
- 9 (1) the State to which it relates has extraor-
- 10 dinary air transportation needs and concerns; and
- 11 (2) approval is in the public interest.
- 12 (d) TERMINATION.—An approval under subsection
- 13 (b) and an exemption under section 41308(c) of title 49,
- 14 United States Code, granted under subsection (b) shall
- 15 terminate on the earlier of the 2 following dates:
- 16 (1) A date established by the Secretary in the
- 17 Secretary's discretion.
- 18 (2) October 1, 2002.
- 19 (e) EXTENSION.—Notwithstanding subsection (d), if
- 20 the Secretary determines that it is in the public interest,
- 21 the Secretary may extend the termination date under sub-
- 22 section (d)(2) until a date no later than October 1, 2003.
- 23 SEC. 117. AIRLINE COMPUTER RESERVATION SYSTEMS.
- 24 (a) IN GENERAL.—In order to ensure that all airline
- 25 computer reservation systems maintained by United

- 1 States air carriers are secure from unauthorized access by
- 2 persons seeking information on reservations, passenger
- 3 manifests, or other non-public information, the Secretary
- 4 of Transportation shall require all such air carriers to uti-
- 5 lize to the maximum extent practicable the best technology
- 6 available to secure their computer reservation system
- 7 against such unauthorized access.
- 8 (b) Report.—The Secretary shall transmit an an-
- 9 nual report to the Senate Committee on Commerce,
- 10 Science, and Transportation and to the House of Rep-
- 11 resentatives Committee on Transportation and Infrastruc-
- 12 ture on compliance by United States air carriers with the
- 13 requirements of subsection (a).
- 14 SEC. 118. SECURITY FUNDING.
- 15 (a) USER FEE FOR SECURITY SERVICES.—
- 16 (1) IN GENERAL.—Chapter 481 is amended by
- 17 adding at the end thereof the following:
- 18 "§ 48114. User fee for security services charge
- 19 "(a) IN GENERAL.—The Secretary of Transportation
- 20 shall collect a user fee from air carriers. Amounts collected
- 21 under this section shall be treated as offsetting collections
- 22 to offset annual appropriations for the costs of providing
- 23 aviation security services.
- 24 "(b) Amount of Fee.—Air carriers shall remit
- 25 \$2.50 for each passenger enplanement.

1	(c) USE OF FEES.—A fee collected under this sec
2	tion shall be used solely for the costs associated with pro
3	viding aviation security services and may be used only t
4	the extent provided in advance in an appropriation law."
5	(2) CLERICAL AMENDMENT.—The table of sec
6	tions for chapter 481 is amended by adding at th
7	end thereof the following:
	"48114. User fee for security services".
8	(3) EFFECTIVE DATE.—The amendment made
9	by paragraph (1) shall apply with respect to trans
10	portation beginning after the date which is 180 day
11	after the date of enactment of this Act.
12	(b) Specific Authorization of Appropria
13	TIONS.—
14	(1) IN GENERAL.—Part C of subtitle VII o
15	title 49, United States Code, is amended by adding
16	at the end the following:
17	"CHAPTER 483. AVIATION SECURITY FUNDING.
	"Sec. "48301. Aviation security funding
18	"§ 48301. Aviation security funding
19	"There are authorized to be appropriated for fisca
20	years 2002, 2003, and 2004, such sums as may be nec
21	essary to carry out chapter 449 and related aviation secu
22	rity activities under this title.".

1	(2) Conforming amendment.—The subtitle
2	analysis for subtitle VII of title 49, United States
3	Code, is amended by inserting after the item relating
4	to chapter 482 the following:
	"483. Aviation Security Funding
5	SEC. 119. INCREASED FUNDING FLEXIBILITY FOR AVIATION
6	SECURITY.
7	(a) LIMITED USE OF AIRPORT IMPROVEMENT PRO-
8	GRAM FUNDS.—
9	(1) BLANKET AUTHORITY.—Notwithstanding
10	any provision of law to the contrary, including any
11	provision of chapter 471 of title 49, United States
12	Code, or any rule, regulation, or agreement there-
13	under, for fiscal year 2002 the Administrator of the
14	Federal Aviation Administration may permit an air-
15	port operator to use amounts made available under
16	that chapter to defray additional direct security-re-
17	lated expenses imposed by law or rule after Sep-
18	tember 11, 2001, for which funds are not otherwise
19	specifically appropriated or made available under
20	this or any other Act.
21	(2) AIRPORT DEVELOPMENT FUNDS.—Section
22	47102(3) of title 49, United States Code, is amend-
23	ed by adding at the end the following:
24	"(J) after September 11, 2001, and before
25	October 1, 2002, for fiscal year 2002, addi-

1	tional operational requirements, improvement o
2	facilities, purchase and deployment of equip
3	ment, hiring, training, and providing appro
4	priate personnel, or an airport or any aviation
5	operator at an airport, that the Secretary deter
6	mines will enhance and ensure the security of
7	passengers and other persons involved in air
8	travel.".
9	(3) ALLOWABLE COSTS.—Section 47110(b)(2)
10	of title 49, United States Code, is amended—
11	(A) by striking "or" in subparagraph (B)
12	(B) by inserting "or" after "executed;" in
13	subparagraph (C); and
14	(C) by adding at the end the following:
15	"(D) if the cost is incurred after Sep-
16	tember 11, 2001, for a project described in sec-
17	tion 47102(3)(J), and shall not depend upon
18	the date of execution of a grant agreement
19	made under this subchapter;".
20	(4) DISCRETIONARY GRANTS.—Section 47115
21	of title 49, United States Code, is amended by add-
22	ing at the end the following:
23	"(i) Considerations for Project under Ex-
24	PANDED SECURITY ELIGIBILITY.—In order to assure that
25	funding under this subchapter is provided to the greatest

1	needs, the Secretary, in selecting a project described in
2	section 47102(3)(J) for a grant, shall consider the non-
3	federal resources available to sponsor, the use of such non-
4	federal resources, and the degree to which the sponsor is
5	providing increased funding for the project.".
6	(5) FEDERAL SHARE.—Section 47109(a) of
7	title 49, United States Code, is amended—
8	(A) by striking "and" in paragraph (3);
9	(B) by striking "47134." in paragraph (4)
10	and inserting "47134; and"; and
11	(C) by adding at the end the following:
12	"(5) for fiscal year 2002, 100 percent for a
13	project described in section 47102(3)(J).".
14	(b) APPORTIONED FUNDS.—For the purpose of car-
15	rying out section 47114 of title 49, United States Code,
16	for fiscal year 2003, the Secretary shall use, in lieu of
17	passenger boardings at an airport during the prior cal-
18	endar year, the greater of—
19	(1) the number of passenger boardings at that
20	airport during 2000; or
21	(2) the number of passenger boardings at that
22	airport during 2001.
23	(c) EXPEDITED PROCESSING OF SECURITY-RELATED
24	PFC REQUESTS.—The Administrator of the Federal
25	Aviation Administration shall, to the extent feasible expe-

- 1 dite the processing and approval of passenger facility fee
- 2 requests under subchapter I of chapter 471 of title 49,
- 3 United States Code, for projects described in section
- 4 47192(3)(J) of title 49, United States Code.
- 5 SEC. 120. AUTHORIZATION OF FUNDS FOR REIMBURSE-
- 6 MENT OF AIRPORTS FOR SECURITY MAN-
- 7 DATES.
- 8 (a) AUTHORIZATION OF APPROPRIATIONS.—There
- 9 are authorized to be appropriated to the Secretary of
- 10 Transportation such sums as may be necessary for fiscal
- 11 year 2002 to compensate airport operators for eligible se-
- 12 curity costs.
- 13 (b) REIMBURSABLE COSTS.—The Secretary may re-
- 14 imburse an airport operator (from amounts made available
- 15 for obligation under subsection (a)) for the direct costs
- 16 incurred by the airport operator in complying with new,
- 17 additional, or revised security requirements imposed on
- 18 airport operators by the Federal Aviation Administration
- 19 on or after September 11, 2001.
- 20 (c) DOCUMENTATION OF COSTS; AUDIT.—The Sec-
- 21 retary may not reimburse an airport operator under this
- 22 section for any cost for which the airport operator does
- 23 not demonstrate to the satisfaction of the Secretary, using
- 24 sworn financial statements or other appropriate data,
- 25 that—

1	(1) the cost is eligible for reimbursement under
2	subsection (b); and
3	(2) the cost was incurred by the airport oper-
4	ator.
5	The Inspector General of the Department of Transpor-
6	tation and the Comptroller General of the United States
7	may audit such statements and may request any other in-
8	formation that necessary to conduct such an audit.
9	(d) CLAIM PROCEDURE.—Within 30 days after the
10	date of enactment of this Act, the Secretary, after con-
11	sultation with airport operators, shall publish in the Fed-
12	eral Register the procedures for filing claims for reim-
13	bursement under this section of eligible costs incurred by
14	airport operators.
15	SEC. 121. ENCOURAGING AIRLINE EMPLOYEES TO REPORT
16	SUSPICIOUS ACTIVITIES.
17	(a) IN GENERAL.—Subchapter II of chapter 449 of
18	title 49, United States Code, is amended by inserting at
19	the end the following:
20	"§ 44940. Immunity for reporting suspicious activities
21	"(a) In General.—Any air carrier or foreign air
22	carrier or any employee of an air carrier or foreign air
23	carrier who makes a voluntary disclosure of any suspicious
24	transaction relevant to a possible violation of law or regu-
25	lation relating to air piracy a threat to aircraft or pag-

- 1 senger safety, or terrorism, as defined by section 3077 of
- 2 title 18, United States Code, to any employee or agent
- 3 of the Department of Transportation, the Department of
- 4 Justice, any Federal, State, or local law enforcement offi-
- 5 cer, or any airport or airline security officer shall not be
- 6 civilly liable to any person under any law or regulation
- 7 of the United States, any constitution, law, or regulation
- 8 of any State or political subdivision of any State, for such
- 9 disclosure.
- 10 "(b) APPLICATION.—Subsection (a) shall not apply
- 11 to—
- 12 "(1) any disclosure made with actual knowledge
- that the disclosure was false, inaccurate, or mis-
- leading; or
- 15 "(2) any disclosure made with reckless dis-
- regard as to the truth or falsity of that disclosure.
- 17 "§ 44941. Sharing security risk information
- 18 "The Attorney General, in consultation with the Dep-
- 19 uty Secretary for Transportation Security and the Direc-
- 20 tor of the Federal Bureau of Investigation, shall establish
- 21 procedures for notifying the Administrator of the Federal
- 22 Aviation Administration, and airport or airline security of-
- 23 ficers, of the identity of persons known or suspected by
- 24 the Attorney General to pose a risk of air piracy or ter-
- 25 rorism or a threat to airline or passenger safety.".

- 1 (b) REPORT.—Not later than 120 days after the date
- 2 of enactment of this Act, the Attorney General shall report
- 3 to the Senate Committee on Commerce, Science, and
- 4 Transportation, the House Committe on Transportation
- 5 and Infrastructure, and the Judiciary Committees of the
- 6 Senate and the House of Representatives on the imple-
- 7 mentation of the procedures required under section 44941
- 8 of title 49, United States Code, as added by this section.
- 9 (c) Chapter Analysis.—The chapter analysis for
- 10 chapter 449 of title 49, United States Code, is amended
- 11 by inserting at the end the following:

- 12 SEC. 122. LESS-THAN-LETHAL WEAPONRY FOR FLIGHT
- 13 DECK CREWS.
- 14 (a) NATIONAL INSTITUTE OF JUSTICE STUDY.—The
- 15 National Institute of Justice shall assess the range of less-
- 16 than-lethal weaponry available for use by a flight deck
- 17 crewmember temporarily to incapacitate an individual who
- 18 presents a clear and present danger to the safety of the
- 19 aircraft, its passengers, or individuals on the ground and
- 20 report its findings and recommendations to the Secretary
- 21 of Transportation within 90 days after the date of enact-
- 22 ment of this Act.
- 23 Section 44903 of title 49, United States Code, is
- 24 amended by adding at the end the following:

[&]quot;44940. Immunity for reporting suspicious activities.

[&]quot;44941. Sharing security risk information.".

1	"(h) AUTHORITY TO ARM FLIGHT DECK CREW WITH
2	Less-Than-Lethal Weapons.—
3	"(1) In general.—If the Secretary, after re-
4	ceiving the recommendations of the National Insti-
5	tute of Justice, determines, with the approval of the
6	Attorney General and the Secretary of State, that it
7	is appropriate and necessary and would effectively
8	serve the public interest in avoiding air piracy, the
9	Secretary may authorize members of the flight deck
10	crew on any aircraft providing air transportation or
11	intrastate air transportation to carry a less-than-le-
12	thal weapon while the aircraft is engaged in pro-
13	viding such transportation.
14	"(2) USAGE.—If the Secretary grants authority
15	under paragraph (1) for flight deck crew members
16	to carry a less-than-lethal weapon while engaged in
17	providing air transportation or intrastate air trans-
18	portation, the Secretary shall—
19	"(A) prescribe rules requiring that any
20	such crew member be trained in the proper use
21	of the weapon; and
22	"(B) prescribe guidelines setting forth the
23	circumstances under which such weapons may
24	be used.".

1 SEC. 123. MAIL AND FREIGHT WAIVERS.

- 2 During a national emergency affecting air transpor-
- 3 tation or intrastate air transportation, the Secretary of
- 4 Transportation, after consultation with the Aviation Secu-
- 5 rity Coordination Council, may grant a complete or partial
- 6 waiver of any restrictions on the carriage by aircraft of
- 7 freight, mail, emergency medical supplies, personnel, or
- 8 patients on aircraft, imposed by the Department of Trans-
- 9 portation (or other Federal agency or department) that
- 10 would permit such carriage of freight, mail, emergency
- 11 medical supplies, personnel, or patients on flights, to,
- 12 from, or within States with extraordinary air transpor-
- 13 tation needs or concerns if the Secretary determines that
- 14 the waiver is in the public interest, taking into consider-
- 15 ation the isolation of and dependence on air transportation
- 16 of such States. The Secretary may impose reasonable limi-
- 17 tations on any such waivers.
- 18 SEC. 124. SAFETY AND SECURITY OF ON-BOARD SUPPLIES.
- 19 (a) In General.—The Secretary of Transportation
- 20 shall establish procedures to ensure the safety and integ-
- 21 rity of all supplies, including catering and passenger
- 22 amenities, placed aboard aircraft providing passenger air
- 23 transportation or intrastate air transportation.
- 24 (b) MEASURES.—In carrying out subsection (a), the
- 25 Secretary may require—

1	(1) security procedures for suppliers and their
2	facilities;
3	(2) the sealing of supplies to ensure easy visual
4	detection of tampering; and
5	(3) the screening of personnel, vehicles, and
6	supplies entering secured areas of the airport or
7	used in servicing aircraft.
8	SEC. 125. FLIGHT DECK SECURITY
9	(a) SHORT TITLE.—This section may be cited as the
10	"Flight Deck Security Act of 2001".
11	(b) FINDINGS.—Congress makes the following find-
12	ings:
13	(1) On September 11, 2001, terrorists hijacked
14	four civilian aircraft, crashing two of the aircraft
15	into the towers of the World Trade Center in New
16	York, New York, and a third into the Pentagon out-
17	side Washington, District of Columbia.
18	(2) Thousands of innocent Americans and citi-
19	zens of other countries were killed or injured as a
20	result of these attacks, including the passengers and
21	crew of the four aircraft, workers in the World
22	Trade Center and in the Pentagon, rescue workers,
23	and bystanders.

1	(3) These attacks destroyed both towers of the
2	World Trade Center, as well as adjacent buildings,
3	and seriously damaged the Pentagon.
4	(4) These attacks were by far the deadliest ter-
5	rorist attacks ever launched against the United
6	States and, by targeting symbols of America, clearly
7	were intended to intimidate our Nation and weaken
8	its resolve.
9	(5) Armed pilots, co-pilots, and flight engineers
10	with proper training will be the last line of defense
11	against terrorist by providing cockpit security and
12	aircraft security.
13	(6) Secured doors separating the flight deck
14	from the passenger cabin have been effective in de-
15	terring hijackings in other nations and will serve as
16	a deterrent to future contemplated acts of terrorism
17	in the United States.
18	(c) Aviation Safety and the Suppression of
19	TERRORISM BY COMMERCIAL AIRCRAFT.—
20	(1) Possession of firearms on commercial
21	FLIGHTS.—The Federal Aviation Administration
22	(FAA) is authorized to permit a pilot, co-pilot, or
23	flight engineer of a commercial aircraft who has suc-
24	cessfully completed the requirements of paragraph
25	(2) or who is not otherwise prohibited by law from

1	possessing a firearm, from possessing or carrying a
2	firearm approved by the FAA for the protection of
3	the aircraft under procedures or regulations as nec-
4	essary to ensure the safety and integrity of flight.
5	(2) FEDERAL PILOT OFFICERS.—(A) In addi-
6	tion to the protections provided by paragraph (1),
7	the FAA shall also establish a voluntary program to
8	train and supervise commercial airline pilots.
9	(B) Under the program, the FAA shall make
10	available appropriate training and supervision for all
11	such pilots, which may include training by private
12	entities.
13	(C) The power granted to such persons shall be
14	limited to enforcing Federal law in the cockpit of
15	commercial aircraft and, under reasonable cir-
16	cumstances the passenger compartment to protect
17	the integrity of the commercial aircraft and the lives
18	of the passengers.
19	(D) The FAA shall make available appropriate
20	training to any qualified pilot who requests such
21	training pursuant to this title.
22	(E) The FAA may prescribe regulations for
23	purposes of this section.
24	(d) REPORTS TO CONGRESS.—Not later than six
25	months after the date of the enactment of this Act, and

1	every six months thereafter, the Secretary of Transpor-
2	tation shall submit to Congress a report on the effective-
3	ness of the requirements in this section in facilitating com-
4	mercial aviation safety and the suppression of terrorism
5	by commercial aircraft.
6	SEC. 126. AMENDMENTS TO AIRMEN REGISTRY AUTHORITY.
7	Section 44703(g) of title 49, United States Code, is
8	amended—
9	(1) in the first sentence of paragraph (1)—
10	(A) by striking "pilots" and inserting "air-
11	men"; and
12	(B) by striking the period and inserting
13	"and related to combating acts of terrorism.";
14	and
15	(2) by adding at the end, the following new
16	paragraphs:
17	"(3) For purposes of this section, the term 'acts of
18	terrorism' means an activity that involves a violent act or
19	an act dangerous to human life that is a violation of the
20	criminal laws of the United States or of any State, or that
21	would be a criminal violation if committed within the juris-
22	diction of the United States or of any State, and appears
23	to be intended to intimidate or coerce a civilian population
24	to influence the policy of a government by intimidation

1	or coercion or to affect the conduct of a government by
2	assassination or kidnaping.
3	"(4) The Administrator is authorized and directed to
4	work with State and local authorities, and other Federal
5	agencies, to assist in the identification of individuals ap-
6	plying for or holding airmen certificates.".
7	SEC. 127. RESULTS-BASED MANAGEMENT.
8	Subchapter II of chapter 449 of title 49, United
9	States Code, is amended by adding at the end the fol-
0	lowing:
1	"§ 44942. Performance Goals and Objectives
2	"(a) SHORT TERM TRANSITION.—
13	"(1) In GENERAL.—Within 60 days of enact-
4	ment, the Deputy Secretary for Transportation Se-
5	curity shall, in consultation with Congress—
6	"(A) establish acceptable levels of perform-
7	ance for aviation security, including screening
8	operations and access control, and
9	"(B) provide Congress with an action plan,
20	containing measurable goals and milestones,
21	that outlines how those levels of performance
22	will be achieved.
23	"(2) BASICS OF ACTION PLAN.—The action
24	plan shall clarify the responsibilities of the Depart-
25	ment of Transportation the Rodoral Arietian Ad

1	ministration and any other agency or organization
2	that may have a role in ensuring the safety and se-
3	curity of the civil air transportation system.
4	"(b) Long-Term Results-Based Management.—
5	"(1) PERFORMANCE PLAN AND REPORT.—
6	"(A) PERFORMANCE PLAN.—(i) Each year,
7	consistent with the requirements of the Govern-
8	ment Performance and Results Act of 1993
9	(GPRA), the Secretary and the Deputy Sec-
10	retary for Transportation Security shall agree
11	on a performance plan for the succeeding 5
12	years that establishes measurable goals and ob-
13	jectives for aviation security. The plan shall
14	identify action steps necessary to achieve such
15	goals.
16	"(ii) In addition to meeting the require-
17	ments of GPRA, the performance plan shall
18	clarify the responsibilities of the Secretary, the
19	Deputy Secretary for Transportation Security
20	and any other agency or organization that may
21	have a role in ensuring the safety and security
22	of the civil air transportation system.
23	"(iii) The performance plan shall be avail-
24	able to the public. The Deputy Secretary for
25	Transportation Security may prepare a non-

1	public appendix covering performance goals and
2	indicators that, if revealed to the public, would
3	likely impede achievement of those goals and in-
4	dicators.
5	"(B) PERFORMANCE REPORT.—(i) Each
6	year, consistent with the requirements of
7	GPRA, the Deputy Secretary for Transpor-
8	tation Security shall prepare and submit to
9	Congress an annual report including an evalua-
10	tion of the extent goals and objectives were met.
11	The report shall include the results achieved
12	during the year relative to the goals established
13	in the performance plan.
14	"(ii) The performance report shall be avail-
15	able to the public. The Deputy Secretary for
16	Transportation Security may prepare a non-
17	public appendix covering performance goals and
18	indicators that, if revealed to the public, would
19	likely impede achievement of those goals and in-
20	dicators.
21	"§ 44943. Performance Management System
22	"(a) Establishing a Fair and Equitable Sys-
23	TEM FOR MEASURING STAFF PERFORMANCE.—The Dep-
24	uty Secretary for Transportation Security shall establish
25	a performance management system which strengthens the

- 1 organization's effectiveness by providing for the establish-
- 2 ment of goals and objectives for managers, employees, and
- 3 organizational performance consistent with the perform-
- 4 ance plan.
- 5 "(b) Establishing Management Accountability
- 6 FOR MEETING PERFORMANCE GOALS.—(1) Each year,
- 7 the Secretary and Deputy Secretary for Transportation
- 8 Security shall enter into an annual performance agree-
- 9 ment that shall set forth organizational and individual per-
- 10 formance goals for the Deputy Secretary.
- 11 "(2) Each year, the Deputy Secretary for Transpor-
- 12 tation Security and each senior manager who reports to
- 13 the Deputy Secretary for Transportation Security shall
- 14 enter into an annual performance agreement that sets
- 15 forth organization and individual goals for those man-
- 16 agers. All other employees hired under the authority of
- 17 the Deputy Secretary for Transportation Security shall
- 18 enter into an annual performance agreement that sets
- 19 forth organization and individual goals for those employ-
- 20 ees.
- 21 "(c) Compensation for the Deputy Secretary
- 22 FOR TRANSPORTATION SECURITY.—
- 23 "(1) IN GENERAL.—The Deputy Secretary for
- 24 Transportation Security is authorized to be paid at

1	an annual rate of pay payable to level II of the Ex-
2	ecutive Schedule.
3	"(2) Bonuses or other incentives.—In ad-
4	dition, the Deputy Secretary for Transportation Se-
5	curity may receive bonuses or other incentives, based
6	upon the Secretary's evaluation of the Deputy Sec-
7	retary's performance in relation to the goals set
8	forth in the agreement. Total compensation cannot
9	exceed the Secretary's salary.
10	"(d) Compensation for Managers and Other
11	Employees.—
12	"(1) IN GENERAL.—A senior manager reporting
13	directly to the Deputy Secretary for Transportation
14	Security may be paid at an annual rate of basic pay
15	of not more than the maximum rate of basic pay for
16	the Senior Executive Service under section 5382 of
17	title 5, United States Code.
18	"(2) Bonuses or other incentives.—In ad-
19	dition, senior managers can receive bonuses or other
20	incentives based on the Deputy Secretary for Trans-
21	portation Security's evaluation of their performance
22	in relation to goals in agreements. Total compensa-
23	tion cannot exceed 125 percent of the maximum rate
24	of base pay for the Senior Executive Service. Fur-
25	ther, the Deputy Secretary for Transportation Secu-

- 1 rity shall establish, within the performance manage-
- 2 ment system, a program allowing for the payment of
- 3 bonuses or other incentives to other managers and
- 4 employees. Such a program shall provide for bonuses
- 5 or other incentives based on their performance.
- 6 "(e) PERFORMANCE-BASED SERVICE CON-
- 7 TRACTING.—To the extent contracts, if any, are used to
- 8 implement the Aviation Security Act, the Deputy Sec-
- 9 retary for Transportation Security shall, to the extent
- 10 practical, maximize the use of performance-based service
- 11 contracts. These contracts should be consistent with
- 12 guidelines published by the Office of Federal Procurement
- 13 Policy.".
- 14 SEC. 128. USE OF FACILITIES.
- 15 (a) EMPLOYMENT REGISTER.—Notwithstanding any
- 16 other provision of law, the Secretary of Transportation
- 17 shall establish and maintain an employment register.
- 18 (b) Training Facility.—The Secretary of Trans-
- 19 portation may, where feasible, use the existing Federal
- 20 Aviation Administration's training facilities, to design, de-
- 21 velop, or conduct training of security screening personnel.

1	SEC. 129. REPORT ON NATIONAL AIR SPACE RESTRICTIONS
2	PUT IN PLACE AFTER TERRORIST ATTACKS
3	THAT REMAIN IN PLACE.
4	(a) REPORT.—Within 30 days of the enactment of
5	this Act, the President shall submit to the committees of
6	Congress specified in subsection (b) a report containing—
7	(1) a description of each restriction, if any, on
8	the use of national airspace put in place as a result
9	of the September 11, 2001, terrorist attacks that re-
10	mains in place as of the date of the enactment of
11	this Act; and
12	(2) a justification for such restriction remaining
13	in place.
14	(b) COMMITTEES OF CONGRESS.—The committees of
15	Congress specified in this subsection are the following:
16	(1) The Select Committee on Intelligence of the
17	Senate.
18	(2) The Permanent Select Committee on Intel-
19	ligence of the House of Representatives.
20	(3) The Committee on Commerce, Science, and
21	Transportation of the Senate.
22	(4) The Committee on Transportation and In-
23	frastructure of the House of Representatives

1	SEC. 130. VOLUNTARY PROVISION OF EMERGENCY SERV-
2	ICES DURING COMMERCIAL FLIGHTS.
3	(a) Program for Provision of Voluntary Serv-
4	ICES.—
5	(1) PROGRAM.—The Secretary of Transpor-
6	tation shall carry out a program to permit qualified
7	law enforcement officers, firefighters, and emergency
8	medical technicians to provide emergency services on
9	commercial air flights during emergencies.
10	(2) REQUIREMENTS.—The Secretary shall es-
11	tablish such requirements for qualifications of pro-
12	viders of voluntary services under the program under
13	paragraph (1), including training requirements, as
14	the Secretary considers appropriate.
15	(3) CONFIDENTIALITY OF REGISTRY.—If as
16	part of the program under paragraph (1) the Sec-
17	retary requires or permits registration of law en-
18	forcement officers, firefighters, or emergency med-
19	ical technicians who are willing to provide emergency
20	services on commercial flights during emergencies,
21	the Secretary shall take appropriate actions to en-
22	sure that the registry is available only to appropriate
23	airline personnel and otherwise remains confidential.
24	(4) CONSULTATION.—The Secretary shall con-
25	sult with appropriate representatives of the commer-
26	cial airline industry, and organizations representing

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1	community-based law enforcement, firefighters, and
2	emergency medical technicians, in carrying out the
3	program under paragraph (1), including the actions
4	taken under paragraph (3).
5	(b) PROTECTION FROM LIABILITY.—
6	(1) IN GENERAL.—Subchapter II of chapter
7	449 of title 49, United States Code, is amended by
8	adding at the end the following new section:
9	"§ 44944. Exemption of volunteers from liability
10	"(a) In General.—An individual shall not be liable
11	for damages in any action brought in a Federal or State
12	court that arises from an act or omission of the individual
13	in providing or attempting to provide assistance in the
14	case of an inflight emergency in an aircraft of an air car-
15	rier if the individual meets such qualifications as the Sec-
16	retary shall prescribe for purposes of this section.
17	"(b) EXCEPTION.—The exemption under subsection
18	(a) shall not apply in any case in which an individual pro-
19	vides, or attempts to provide, assistance described in that
20	paragraph in a manner that constitutes gross negligence
21	or willful misconduct.".
22	(2) CLERICAL AMENDMENT.—The table of sec-
23	tions at the beginning of such chapter is amended
24	by adding at the end the following new item:

"44944. Exemption of volunteers from liability.".

1	(c) Construction Regarding Possession of
2	FIREARMS.—Nothing in this section may be construed to
3	require any modification of regulations of the Department
4	of Transportation governing the possession of firearms
5	while in aircraft or air transportation facilities or to au-
6	thorize the possession of a firearm in an aircraft or any
7	such facility not authorized under those regulations.
8	SEC. 131. ENHANCED SECURITY FOR AIRCRAFT.
9	(a) SECURITY FOR LARGER AIRCRAFT.—
10	(1) PROGRAM REQUIRED.—Not later than 90
11	days after the date of the enactment of this Act, the
12	Administrator of the Federal Aviation Administra-
13	tion shall commence implementation of a program to
14	provide security screening for all aircraft operations
15	conducted with respect to any aircraft having a max-
16	imum certified takeoff weight of more than 12,500
17	pounds that is not operating as of the date of the
18	implementation of the program under security proce-
19	dures prescribed by the Administrator.
20	(2) Waiver.—
21	(A) AUTHORITY TO WAIVE.—The Adminis-
22	trator may waive the applicability of the pro-
23	gram under this section with respect to any air-
24	craft or class of aircraft otherwise described by
25	this section if the Administrator determines

1	that aircraft described in this section can be op-
2	erated safely without the applicability of the
3	program to such aircraft or class of aircraft, as
4	the case may be.
5	(B) LIMITATIONS.—A waiver under sub-
6	paragraph (A) may not go into effect—
7	(i) unless approved by the Secretary
8	of Transportation; and
9	(ii) until 10 days after the date on
10	which notice of the waiver has been sub-
11	mitted to the appropriate committees of
12	Congress.
13	(3) PROGRAM ELEMENTS.—The program under
14	paragraph (1) shall require the following:
15	(A) The search of any aircraft covered by
16	the program before takeoff.
17	(B) The screening of all crew members,
18	passengers, and other persons boarding any air-
19	craft covered by the program, and their prop-
20	erty to be brought on board such aircraft, be-
21	fore boarding.
22	(4) PROCEDURES FOR SEARCHES AND SCREEN-
23	ING.—The Administrator shall develop procedures
24	for searches and screenings under the program

1	under paragraph (1). Such procedures may not be
2	implemented until approved by the Secretary.
3	(b) SECURITY FOR SMALLER AIRCRAFT.—
4	(1) PROGRAM REQUIRED.—Not later than one
5	year after the date of the enactment of this Act, the
6	Administrator shall commence implementation of a
7	program to provide security for all aircraft oper-
8	ations conducted with respect to any aircraft having
9	a maximum certified takeoff weight of 12,500
10	pounds or less that is not operating as of the date
11	of the implementation of the program under security
12	procedures prescribed by the Administrator. The
13	program shall address security with respect to crew
14	members, passengers, baggage handlers, mainte-
15	nance workers, and other individuals with access to
16	aircraft covered by the program, and to baggage.
17	(2) REPORT ON PROGRAM.—Not later than 180
18	days after the date of the enactment of this Act, the
19	Secretary shall submit to the appropriate committees
20	of Congress a report containing a proposal for the
21	program to be implemented under paragraph (1).
22	(e) Background Checks for Aliens Engaged in
23	CERTAIN TRANSACTIONS REGARDING AIRCRAFT.—
24	(1) REQUIREMENT.—Notwithstanding any
25	other provision of law and subject to paragraph (2),

1	no person or entity may sell, lease, or charter any
2	aircraft to an alien, or any other individual specified
3	by the Secretary for purposes of this subsection
4	within the United States unless the Attorney Gen-
5	eral issues a certification of the completion of a
6	background investigation of the alien, or other indi
7	vidual, as the case may be, that meets the require-
8	ments of section 44939(b) of title 49, United States
9	Code, as added by section 111 of this title.
10	(2) EXPIRATION.—The prohibition in para-
11	graph (1) shall expire as follows:
12	(A) In the case of an aircraft having a
13	maximum certified takeoff weight of more than
14	12,500 pounds, upon implementation of the
15	program required by subsection (a).
16	(B) In the case of an aircraft having a
17	maximum certified takeoff weight of 12,500
18	pounds or less, upon implementation of the pro-
19	gram required by subsection (b).
20	(3) ALIEN DEFINED.—In this subsection, the
21	term "alien" has the meaning given that term in
22	section 44939(f) of title 49, United States Code, as
23	so added.

1	(d) APPROPRIATE COMMITTEES OF CONGRESS DE
2	FINED.—In this section, the term "appropriate commit
3	tees of Congress" means—
4	(1) the Committee on Commerce, Science, and
5	Transportation of the Senate; and
6	(2) the Committee on Commerce of the House
7	of Representatives.
8	SEC. 132. IMPLEMENTATION OF CERTAIN DETECTION
9	TECHNOLOGIES.
10	(a) In GENERAL.—Not later than September 30,
11	2002, the Assistant Administrator for Civil Aviation Secu-
12	rity shall review and make a determination on the feasi-
13	bility of implementing technologies described in subsection
14	(b).
15	(b) TECHNOLOGIES DESCRIBED.—The technologies
16	described in this subsection are technologies that are—
17	(1) designed to protect passengers, aviation em-
18	ployees, air cargo, airport facilities, and airplanes;
19	and
20	(2) material specific and able to automatically
21	and non-intrusively detect, without human interpre-
22	tation and without regard to shape or method of
23	concealment, explosives, illegal narcotics, hazardous
24	chemical agents, and nuclear devices

1	SEC. 133. REPORT ON NEW RESPONSIBILITIES OF THE DE-
2	PARTMENT OF JUSTICE FOR AVIATION SECU
3	RITY.
4	Not later than 120 days after the date of enactment
5	of this Act, the Attorney General shall report to the House
6	Committee on the Judiciary, the Senate Committee on the
7	Judiciary, the House Committee on Transportation and
8	Infrastructure, and the Senate Committee on Commerce
9	Science, and Transportation on the new responsibilities of
10	the Department of Justice for aviation security under this
11	title.
12	SEC. 134. DEFINITIONS.
13	Except as otherwise explicitly provided, any term
14	used in this title that is defined in section 40102 of title
15	49, United States Code, has the meaning given that term
16	in that section.

1	TITLE II—DEPLOYMENT AND
2	USE OF SECURITY TECH-
3	NOLOGIES
4	Subtitle A—Expanded Deployment
5	and Utilization of Current Secu-
6	rity Technologies and Proce-
7	dures
8	SEC. 201. EXPANDED DEPLOYMENT AND UTILIZATION OF
9	CURRENT SECURITY TECHNOLOGIES AND
10	PROCEDURES.
11	(a) In General.—The Administrator of the Federal
12	Aviation Administration shall require that employment in-
13	vestigations, including criminal history record checks, for
14	all individuals described in section 44936(a)(1) of title 49,
15	United States Code, who are existing employees, at air-
16	ports regularly serving an air carrier holding a certificate
17	issued by the Secretary of Transportation, should be com-
18	pleted within 9 months unless such individuals have had
19	such investigations and checks within 5 years of the date
20	of enactment of this Act. The Administrator shall devise
21	an alternative method for background checks for a person
22	applying for any airport security position who has lived
23	in the United States less than 5 years and shall have such
24	alternative background check in place as soon as possible.
25	The Administrator shall work with the International Civil

1	Aviation Organization and with appropriate authorities of
2	foreign governments in devising such alternative method.
3	(b) Explosive Detection.—
4	(1) IN GENERAL.—The Administrator of the
5	Federal Aviation Administration shall deploy and
6	oversee the usage of existing bulk explosives detec-
7	tion technology already at airports for checked bag-
8	gage. Not later than 60 days after the date of enact-
9	ment of this Act, the Administrator shall establish
10	confidential goals for—
11	(A) deploying by a specific date all existing
12	bulk explosives detection scanners purchased
13	but not yet deployed by the Federal Aviation
14	Administration;
15	(B) a specific percentage of checked bag-
16	gage to be scanned by bulk explosives detection
17	machines within 6 months, and annual goals
18	thereafter with an eventual goal of scanning
19	100 percent of checked baggage; and
20	(C) the number of new bulk explosives de-
21	tection machines that will be purchased by the
22	Federal Aviation Administration for deployment
23	at the Federal Aviation Administration-identi-
24	fied midsized airports within 6 months.

1	(2) Use of funds.—For purposes of carrying
2	out this subtitle, airport operators may use funds
3	available under the Airport Improvement Program
4	described in chapter 471 of title 49, United States
5	Code, to reconfigure airport baggage handling areas
6	to accommodate the equipment described in para-
7	graph (1), if necessary. Not later than 12 months
8	after the date of enactment of this Act, and annually
9	thereafter, the Administrator shall report, on a con-
l 0	fidential basis, to the Committee on Commerce,
1	Science, and Transportation of the Senate and the
12	Committee on Transportation and Infrastructure of
l 3	the House of Representatives, the Government Ac-
4	counting Office, and the Inspector General of the
15	Department of Transportation, regarding the goals
16	and progress the Administration is making in
l 7	achieving those goals described in paragraph (1).
18	(3) AIRPORT DEVELOPMENT.—Section
ا9	47102(3)(B) of title 49, United States Code, is
20	amended—
21	(A) by striking "and" at the end of clause
22	(viii);
23	(B) by striking the period at the end of
24	clause (ix) and inserting "; and"; and

1.	(C) by inserting after clause (ix) the fol-
2	lowing new clause:
3	"(x) replacement of baggage conveyor
4	systems, and reconfiguration of terminal
5	luggage areas, that the Secretary deter-
6	mines are necessary to install bulk explo-
7	sive detection devices.".
8	(c) BAG MATCHING SYSTEM.—The Administrator of
9	the Federal Aviation Administration shall require air car-
10	riers to improve the passenger bag matching system. Not
11	later than 60 days after the date of enactment of this Act,
12	the Administrator shall establish goals for upgrading the
13	Passenger Bag Matching System, including interim meas-
14	ures to match a higher percentage of bags until Explosives
15	Detection Systems are used to scan 100 percent of
16	checked baggage. The Administrator shall report, on a
17	confidential basis, to the Committee on Commerce,
18	Science, and Transportation of the Senate and the Com-
19	mittee on Transportation and Infrastructure of the House
20	of Representatives, the Government Accounting Office,
21	and the Inspector General of the Department of Transpor-
22	tation, regarding the goals and the progress made in
23	achieving those goals within 12 months after the date of
24	enactment of this Act.

1	(d) COMPUTER-ASSISTED PASSENGER
2	Prescreening.—
3	(1) IN GENERAL.—The Administrator of the
4	Federal Aviation Administration shall require air
5	carriers to expand the application of the current
6	Computer-Assisted Passenger Prescreening System
7	(CAPPS) to all passengers, regardless of baggage.
8	Passengers selected under this system shall be sub-
9	ject to additional security measures, including
10	checks of carry-on baggage and person, before
11	boarding.
12	(2) Report.—The Administrator shall report
13	back to the Committee on Commerce, Science, and
14	Transportation of the Senate and to the Committee
15	on Transportation and Infrastructure of the House
16	of Representatives within 3 months of the date of
17	enactment of this Act on the implementation of the
18	expanded CAPPS system

1	Subtitle B—Short-Term Assessment
2	and Deployment of Emerging
3	Security Technologies and Pro-
4	cedures
5	SEC. 211. SHORT-TERM ASSESSMENT AND DEPLOYMENT OF
6	EMERGING SECURITY TECHNOLOGIES AND
7	PROCEDURES.
8	Section 44903 of title 49, United States Code, is
9	amended by adding at the end the following:
0	"(i) SHORT-TERM ASSESSMENT AND DEPLOYMENT
.1	OF EMERGING SECURITY TECHNOLOGIES AND PROCE-
2	DURES.
3	"(1) IN GENERAL.—The Deputy Secretary for
4	Transportation Security shall recommend to airport
15	operators, within 6 months after the date of enact-
16	ment of this Act, commercially available measures or
17	procedures to prevent access to secure airport areas
18	by unauthorized persons. As part of the 6-month as-
19	sessment, the Deputy Secretary for Transportation
20	Security shall—
21	"(A) review the effectiveness of biometrics
22	systems currently in use at several United
23	States airports, including San Francisco Inter-
24	national

1	(D) Leasen rife effectiveness of mereasen
2	surveillance at access points;
3	"(C) review the effectiveness of card- or
4	keypad-based access systems;
5	"(D) review the effectiveness of airport
6	emergency exit systems and determine whether
7	those that lead to secure areas of the airport
8	should be monitored or how breaches can be
9	swiftly responded to; and
10	"(E) specifically target the elimination of
11	the "piggy-backing" phenomenon, where an-
12	other person follows an authorized person
13	through the access point.
14	The 6-month assessment shall include a 12-month
15	deployment strategy for currently available tech-
16	nology at all category X airports, as defined in the
17	Federal Aviation Administration approved air carrier
18	security programs required under part 108 of title
19	14, Code of Federal Regulations. Not later than 18
20	months after the date of enactment of this Act, the
21	Secretary of Transportation shall conduct a review
22	of reductions in unauthorized access at these air-
23	ports.
24	"(2) 90-DAY REVIEW —

1	"(A) IN GENERAL.—The Deputy Secretary
2	for Transportation Security, as part of the
3	Aviation Security Coordination Council, shall
4	conduct a 90-day review of—
5	"(i) currently available or short-term
6	deployable upgrades to the Computer-As-
7	sisted Passenger Prescreening System
8	(CAPPS); and
9	"(ii) deployable upgrades to the co-
10	ordinated distribution of information re-
11	garding persons listed on the "watch list"
12	for any Federal law enforcement agencies
13	who could present an aviation security
14	threat.
15	"(B) DEPLOYMENT OF UPGRADES.—The
16	Deputy Secretary for Transportation Security
17	shall commence deployment of recommended
18	short-term upgrades to CAPPS and to the co-
19	ordinated distribution of "watch list" informa-
20	tion within 6 months after the date of enact-
21	ment of this Act. Within 18 months after the
22	date of enactment of this Act, the Deputy Sec-
23	retary for Transportation Security shall report
24	to the Committee on Commerce, Science, and
25	Transportation of the Senate and to the Com-

	mittee on Transportation and Intrastructure of
2	the House of Representatives, the Government
3	Accounting Office, and the Inspector General of
1	the Department of Transportation, on progress
5	being made in deploying recommended up-
5	grades.

"(3) STUDY.—The Deputy Secretary for Transportation Security shall conduct a study of options for improving positive identification of passengers at check-in counters and boarding areas, including the use of biometrics and "smart" cards. Within 6 months after the date of enactment of this Act, the Deputy Secretary shall report to the Committee on Commerce, Science, and Transportation of the Senate and to the Committee on Transportation and Infrastructure of the House of Representatives on the feasibility and costs of implementing each identification method and a schedule for requiring air carriers to deploy identification methods determined to be effective."

1	Subtitle C—Research and Develop-
2	ment of Aviation Security Tech-
3	nology
4	SEC. 221. RESEARCH AND DEVELOPMENT OF AVIATION SE-
5	CURITY TECHNOLOGY.
6	(a) Funding.—To augment the programs authorized
7	in section 44912(a)(1) of title 49, United States Code,
8	there is authorized to be appropriated an additional
9	\$50,000,000 for each of fiscal years 2002 through 2006
0	and such sums as are necessary for each fiscal year there-
1	after to the Federal Aviation Administration, for research,
2	development, testing, and evaluation of the following tech-
13	nologies which may enhance aviation security in the fu-
14	ture. Grants to industry, academia, and Government enti-
15	ties to carry out the provisions of this section shall be
16	available for fiscal years 2002 and 2003 for—
17	(1) the acceleration of research, development,
18	testing, and evaluation of explosives detection tech-
19	nology for checked baggage, specifically, technology
20	that is—
21	(A) more cost-effective for deployment for
22	explosives detection in checked baggage at
23	small- to medium-sized airports, and is cur-
24	rently under development as part of the Argus

1	research program at the Federal Aviation Ad
2	ministration;
3	(B) faster, to facilitate screening of al
4	checked baggage at larger airports; or
5	(C) more accurate, to reduce the number
6	of false positives requiring additional security
7	measures;
8	(2) acceleration of research, development, test
9	ing, and evaluation of new screening technology for
10	carry-on items to provide more effective means of
l1	detecting and identifying weapons, explosives, and
12	components of weapons of mass destruction, includ-
13	ing advanced x-ray technology;
l4	(3) acceleration of research, development, test-
15	ing, and evaluation of threat screening technology
16	for other categories of items being loaded onto air-
17	craft, including cargo, catering, and duty-free items;
8	(4) acceleration of research, development, test-
9	ing, and evaluation of threats carried on persons
20	boarding aircraft or entering secure areas, including
21	detection of weapons, explosives, and components of
22	weapons of mass destruction;
23	(5) acceleration of research, development, test-
24	ing and evaluation of integrated systems of airport
25	security enhancement, including quantitative meth-

1	ous of assessing security factors at airports selected
2,	for testing such systems;
3	(6) expansion of the existing program of re-
4	search, development, testing, and evaluation of im-
5	proved methods of education, training, and testing
6	of key airport security personnel; and
7	(7) acceleration of research, development, test-
8	ing, and evaluation of aircraft hardening materials,
9	and techniques to reduce the vulnerability of aircraft
10	to terrorist attack.
11	(b) GRANTS.—Grants awarded under this subtitle
12	shall identify potential outcomes of the research, and pro-
13	pose a method for quantitatively assessing effective in-
14	creases in security upon completion of the research pro-
15	gram. At the conclusion of each grant, the grant recipient
16	shall submit a final report to the Federal Aviation Admin-
17	istration that shall include sufficient information to permit
18	the Administrator to prepare a cost-benefit analysis of po-
19	tential improvements to airport security based upon de-
20	ployment of the proposed technology. The Administrator
21	shall begin awarding grants under this subtitle within 90
22	days of the date of enactment of this Act.
23	(c) BUDGET SUBMISSION.—A budget submission and
24	detailed strategy for deploying the identified security up-
25	grades recommended upon completion of the grants

1	awarded under subsection (b), shall be submitted to Con-
2	gress as part of the Department of Transportation's an
3	nual budget submission.
4	(d) Defense Research.—There is authorized to be
5	appropriated \$20,000,000 to the Federal Aviation Admin-
6	istration to issue research grants in conjunction with the
7	Defense Advanced Research Projects Agency. Grants may
8	be awarded under this section for—
9	(1) research and development of longer-term
10	improvements to airport security, including advanced
11	weapons detection;
12	(2) secure networking and sharing of threat in-
13	formation between Federal agencies, law enforce-
14	ment entities, and other appropriate parties;
15	(3) advances in biometrics for identification and
16	threat assessment; or
17	(4) other technologies for preventing acts of ter-
18	rorism in aviation.